The Gazette



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NEW DELHI, SATURDAY, OCTOBER 25, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 21st October 1952.

Issue No.	No. and date	Issued by	Subject
427	No. 19/332/52/Elec. III, dated the 10th October 1952.	Election Commission, India.	Appointments of certain persons as members of the Election Tribunal for the trial of an election petition.
	No. 19/83/52-Elec. III, dated the 10th October 1952.	Ditto.	Publication of Election Petition No. 83 of 1952.
42B	No. 58-By/52-1-Elec. III, dated the 11th October 1952.	Ditto.	Publication of Final list of candidates for election to the House of the People from Thena Constituency.
428A	No. 19/77/52-Elec. III, dated the 14th October 1952.	Ditto.	Publication of Election Petition No. 77 of 1952.
428B	Dated the 14th October 1952.	Ditto.	Publication of Election Petition No. 68 of 1952.
429	No. 110-ITC (P.N.)/52, dated the 15th October 1952.	Ministry of Commerce and Industry.	Announcement of decisions in regard to policy of Import Trade Control of certain items.
430	No. 19/27/52-Elec. III, dated the 15th October 1952.	Election Commission, India.	Publication of Election Petition No. 27 of 1952.
431	No. 19/66/52-Elec. III, dated the 16th October 1952.	Ditto.	Publication of Election No. 66 of 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines. Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

ELECTION COMMISSION, INDIA

New Delhi, the 13th October 1952

No. MD-P/52(121)/BYE.—In pursuance of sub-rule (5) of rule 114 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 the names of the pages of the pages. (Conduct of Elections and Election Petitions) Rules, 1951, the names of the persons shown in column 1 of the Schedule below who, having been nominated as candidates for bye-election to the House of the People from the constituency specified in the corresponding entries in column 2 thereof and each having appointed himself to be his election agent at the said election, have, in accordance with the decision given by the Election Commission under sub-rule (4) of the said rule, failed to lodge the returns of election expenses within the time required and have thereby incurred the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), are hereby published:—

SCHEDULE

Name of the candidate	Name of constituency
1	2
Shri A. R. Pichumani Iyer	Aruppukottai.
Shri R. Perumalsami Naicker	Aruppukottai.
Shri G. K. Karunakaran Pandia:	n Aruppukottai.

No. MD-P/52(122)/BYE.—In pursuance of sub-rule (5) of rule 114 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, the me of the person shown in column 1 of 1951, the Scl 1951, the one of the person shown in column 1 of the Sci below who having been nominated as a candidate of bye-election to the House of the People from the constituency specified in column 3 thereof, and the name of the person specified in column 2 of the said Schedule who, having acted as the election agent of the candidate specified in column 1, have, in accordance with the decision given by the Election Commission under sub-rule (4) of the said rule, failed to lodge the return of election expenses within the time and in the manner required and have thereby incurred the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), are hereby published:-SCHEDULE

Name of the candidate	Name of election agent	Name of constituency
1	 2	3
Shri R. S. Monickam	Shri A. Robort Jacob.	Aruppukottai.

No. MD-P/52(123)/BYE.—In pursuance of sub-rule (5) of rule 114 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, the name of the person shown in column 1 of the Schedule below who having been nominated as a candidate for bye-election to the House of the People from the constituency specified in column 3 thereof, and the name of the person specified in column 2 of the said Schedule who, having acted as the election agent of the candidate specified in column 1, have, in accordance with the decision given by the Election Commission under sub-rule (4) of the said rule, failed to lodge the return of election expenses within the to lodge the return of election expenses within the time and have thereby incurred the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), are hereby published:—

SCHEDULE

Name of the olection agent	Name of constituency
2	3
Shri N. Kasturi	Aruppukottai.
	Name of the election agent

P. N. SHINGHAL, Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 15th October 1952

No. D. 6041-F. 1/52.—Statement of the Affairs of the Reserve Bank of India, as on the 10th October 1952.

			_	BANKING D	EPARTMENT
Liabilities				Rs.	Assets Rs.
Capital pald up			-	5,00,00,000	Notes
Reserve Fund				5,00,00,000	Rupee Coin
Deposits:-					Subsidiary Coin
(a) Government:—					Bills Purchased and Discounted:—
(1) Central Government			•	145,99,50,000	(a) Internal 40,00,000
(2) Other Governments	•	•		. 2,43,42,000	(b) External
(b) Banks			-	60,91,34,000	(c) Government Treasury Bills 1,81,57,000
(c) Others		•		57,85,42,000	Balances held abroad*
Bills Payable			-	5,11,37,000	Loans and Advances to Governments 3,56,00,000
Other Liabilities				12,64,23,000	Other Loans and Advances† 9,21,68,000
					Investments
					Other Assets
Total		٠		294,95,28,000	TOTAL . 294,95,28,000

^{*}Includes Cash and Short-term Securities.

^{†(1)} The item 'Other Loans and Advances' includes Rs. 1,09,88,000 advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

⁽²⁾ The total amount of advances availed of by scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act since the introduction of the bill market scheme in January 1952 is Rs. 81,45,02,000.

An Account pursuant to the Reserve Bank of India Act, 1934 for the week ended the 10th day of October 1952.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	Assets	Rs.	Rs.
Notes held in the Banking Department.	30,46,54,000	,	A.—Cold Coin and Bullion :—	40.07.67.000	
Notes in circulation	1091,72,02,000		(a) Held in India • • (b) Held outside India •	40,01,71,000	
Total Notes issued		1122,18,56,000	Foreign Securities	538,15,11,000	
		'	Total of A .	_ 	578,16,82,000
			B Rupec Coin.		82,90,49,000
			Government of India Rupee Securities		461,11,25,000
			Internal Bills of Exchange and other commercial paper		***
TOTAL LIABILITIES		1122,18,56,000	TOTAL ASSETS .		1122,18,56,000

Ratio of Total of A to Liabilities: 51-522 per cent.'a

Dated the 15th day of October 1952.

B. RAMA RAU, Governor.

K. G. AMBEGAOKAR, Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

CHARTERED ACCOUNTANTS

New Delhi, the 16th October 1952

No. 49-CA(1)/52.—In pursuance of clause (v) of the schedule to the Chartered Accountants Act, 1949, and in continuation of the Council's Notification No. 63-CA(1)/52, dated the 26th March 1952, the Council of the Institute of Chartered Accountants of India hereby directs that the following clause shall be added to the Council's Notification No. 24-CA(8)/50, dated the 22nd September 1951:—

"(vii) allows a member not being his partner to sign on his behalf or on behalf of his firm any balance sheet, profit and loss account, report or financial statements."

New Delhi, the 20th October 1952

No. 8-CA(1)/52.—In pursuance of clause 3 of Regulation 10 of the Chartered Accountants Regulations, 1949, it is hereby notified that the Certificate of Practice issued to Shri Nirad Baran Mitra, Messrs. Gupta Mitra & Co., 30, Brabourne Road (1st Floor), Calcutta—1 (Membership No. 1744), shall stand cancelled during the period 15th September 1952 to 30th June 1953.

No. 1-CA(2)/52.—The following draft of certain amendments to the Chartered Accountants Regulations, 1949, which it is proposed to make in exercise of the powers conferred by sub-sections (1) and (3) of section 30 of the Chartered Accountants Act, 1949 (XXXVIII of 1949), is published for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th December 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Council of the Institute of Chartered Accountants of India, New Delhi.

In the said Regulations: --

I. In Regulation 2, after clause (viii), the following clause shall be inserted, namely:—"(ix) 'Secretary' means the Secretary or any Deputy or Assistant Secretary appointed by the Council or any person acting as Secretary by the direction of the Council".

II. In Regulation 10-A, after the figure '10-A' insert the following heading:—"Misconduct defined in case of members of the Institute other than Chartered Accountants".

III. In Regulation 15, after the figure '15', insert the following heading, namely:—"Conditions to become a member of the Institute".

IV. In clause (d) of Regulation 17, for the figure '1951', substitute the figure '1954'.

V. At the end of Regulation 17, add the following:— "Explanation: For the purpose of sub-clause (it) of clause (e) the term 'Military Service', means service which is subject to the Indian Army Act, Indian Air Force Act or Indian Navy (Discipline) Act".

VI. In Regulation 22, in the provise for the figure '1954' substitute the figure '1956'.

VII. In clause (2) of Regulation 25, after the word 'Council' appearing for the first time insert the following words:—"within thirty days from the date of commencement of the examination".

VIII. In Regulation 32, in paragraph 1, after the word 'shall' insert the following words:—"subject to any action taken by the Council under Regulation 39".

IX. In regulation 32, at the end of proviso (iii) add the following words:—"upon which the decision of the Council shall be conclusive".

X. In Regulation 32, in proviso (iv) after the words "who has been", insert the following words:—"in practice and/or".

XI. In Regulation 33, after the words, "shall engage" and before the words "articled clerks", insert the following words:—"in India".

XII. In Regulation 39, for the words "in Form 'L' or Form 'M'" substitute the following words:—"in Form 'L', 'L-1', 'M', or 'M-1'".

XIII. In Regulation 41, in clause (b) add the following further proviso, namely:—"Provided further in either of the above two cases, a fresh deed of transfer of articles in a form similar to Form 'N' should be sent to the Council for registration within 60 days from the die: of transfer of articles".

XII in Regulation 42, after the word 'Council', insert the following words:—"and shall issue to the articled clerk a certificate in Form 'K' or 'K-1' as the case may be, for the service rendered under him".

XV. In clause (5) of Regulation 42-A, after the word "Council" insert the following words:—"and shall issue to the audit clerk a certificate in Form 'K-2' for the service rendered under him/them".

XVI. In Regulation 42-A, after clause (7) add the following clause, namely:—"(8) Every employer will allow the Audit Clerk leave of absence for a period aggregating not more than one-eleventh of the service actually rendered by him:

Provided that in the case of illness he will allow the Audit Clerk, on production of a certificate from a registered medical practitioner, leave of absence for an additional period aggregating not more than one-eleventh of the service actually readered.

In all cases where the employer grants leave in excess of the above period, a report shall be sent to the Council stating the exact period of excess leave granted".

XVII. In Regulation 46, after the figure '46', insert the following heading, namely:—"Number of persons to be elected".

XVIII. After Regulation 47, and before Regulation 48, the following new Regulation shall be inserted, namely:—"47-A. Declaration of result where there is no contest: If on the expiry of the last date of withdrawal of the candidature referred to in Regulation 47, the number of candidates standing for election from any constituency is not more than the number of persons to be elected from such constituency, the Secretary shall declare all the candidates duly elected".

XIX. In Regulation 51, after the figure '51', insert the following heading, namely;—"Appointment of scrutinisers".

XX. In Regulation 51, for the word 'Council' appearing for the first time, substitute the word:—'Secretary'.

XXI. In Regulation 52, after the figure '52', insert the following heading, namely:—"Presence of candidates at the time of counting of votes".

XXII. In Regulation 53, after the figure '53', insert the following heading, namely:—"Declaration of results".

XXIII. In Regulation 54, after the figure '54', insert the following heading, namely:—"Savings".

XXIV. In Regulation 62-C, after the figure '62-C', insert the following heading, namely:—"Procedure for transaction of business".

XXV. In Regulation 62-H, after the figure '62-H', insert the following heading, namely:—"Constitution of Regional Councils".

XXVI. In Regulation 64, after the figure '64', insert the following heading, namely:—"Publication of list of members".

XXVII. In Regulation 81, after the figure '81', insert the following heading, namely:—"Issue of—Duplicate Certificates".

XXVIII. In Regulation 81, for the words "two affidavits", substitute the following words:—"affidavits of two members of the Institute other than the applicant to the effect that the person concerned was in possession of such a Certificate".

XXIX. In Regulation 81 add the following proviso, namely:—"Provided further in the event of damage to the certificate, the Council may on application made in this behalf, issue a duplicate copy thereof to him on receipt of the fee prescribed above and on return of the damaged certificate".

XXX. In Regulation 83, after the figure '83' insert the following heading, namely:—"Place of business for persons enrolled under Section 4(1)(v) of the Act".

XXXI. In the schedule, in Form 'C', for the letters 'C.As.' substitute the following words:—"Chartered Accountants of".

XXXII. In the schedule, in Form 'F', delete the word 'of' occurring after the words "Associate Member of the Institute" and insert before the words "an Associate" the following, namely:—"of......".

XXXIII. In the schedule, in Form 'G', delete the word 'of' occurring after the words "a Fellow Member of the Institute" and insert before the words "a Fellow" the following, namely, "of......".

XXXIV. In the schedule, in Form 'N', in the preamble in paragraph 4, for the words "a Fellow in practice" substitute the words, "a member of the Institute entitled to train articled clerks".

XXXV. In the schedule, in Form 'O', for the paragraph "I have paid the fee of Rs. 200/- to the Council and the receipt is enclosed" substitute the following, namely:—"I send herewith the fee of Rs. 200/- to the Council by a Demand Draft on.....".

XXXVII. In the schedule, in Form 'R', after item No. 9, add the following item, namely:—"10. Date of commencement of service under the present employer".

G. BASU, President.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 18th October 1952

No. 111-ITC(PN)/52.—In Plant & Machinery Hand Book 1932, Appendix 'A' to Chapter VIII furnishes a list of machinery other than machine tools, the import of which is not ordinarily allowed against licences for machinery. This meant that spare parts and accessories of such machines could not be imported against a licence for unspecified spare parts and accessories. It has been brought to the notice of the Government that certain Importers have imported parts and accessories of the machines specified in Appendix 'A' against licences issued for spare parts of machinery falling under S. Nos. 36(5) of Part II, 4(5) of Part III and 65(5) of Part V of the I.T.C. Schedule. This is, therefore, contrary to the intention of the Government. As the description given against the said sub-items of the Serial No. concerned indicates, the licences granted for component parts, would cover component parts of only such machinery specified in S. No. 36(1-4) of Part II, S. No. 4(1-4) of Part III and S. No. 65(1-4) of Part V of the Import Trade Control Schedule the import of which is permitted.

2. It is notified for the information of the importers that licences granted for unspecified spare parts of these S. Nos. cannot be treated as valid for the import of parts of the machinery items specified in Appendix A Chapter VIII in the Plant and Machinery Hand book, 1952. Where import of spare parts of such machines was desired specific requests should have been made with full justification and giving names of parts and their values. In case it was decided to grant a licence for such parts, either the licence held by the applicants for specified parts would have been endorsed to make them valid for these banned type of parts or fresh licences would have been granted according to the needs of the case.

3. Consignments of component parts and accessories of banned type of machinery items already imported or shipped without obtaining a clarification from the Licensing Authorities have to be treated by the Customs Authorities as having been imported in contravention of the Import Trade Control Regulations. However, in view of the fact that the position was not unequivocally clear, it has been decided that such consignments will be allowed clearance on payment of only nominal penalty.

4. For the future, importers should follow the procedue indicated in para 2 above.

Subject:—Simplication of licensing procedure for established importers—Registration of Quotas.

No. 112-ITC(PN)/52.—In Public notice No. 45-ITC-(PN)/52, dated 26th April 1952, the procedure was explained for obtaining registration numbers from the Jt. Chief Controller of Imports, Calcutta, indicating their best year's imports as verified by that authority. It was also notified therein as well as in Public Notice No. 55-ITC(PN)/52, dated 29th May 1952, that no application for licences for such items should be made until the Jt. Chief Controller of Imports, Calcutta has intimated the quota registration number. On verification from the Jt. Chief Controller of Imports, Calcutta, it has been ascertained that for most of the items the Quota Registration Scheme is virtually complete and the established importers are in possession of the registration numbers. Applications made by the established importers so far for all the articles for which the policy has now been announced will be dealt with by the licensing authorities at the ports on a verification of the original certificates granted to the established importers. If the applicants have not so far informed the licensing authorities of the relevant registration numbers and other particulars they are advised to present the quota certificates in original granted to them by the Jt. Chie Controller of Imports. Calcutta, and obtain their quotalicences for the licensing period July—December 1952.

Subject: —Import of Marble Slabs falling under Serial No. 234 of Part IV of the I.T.C. Schedule during July-December 1952.

No. 113-ITC(PN)/52.—Public Notice No. 107-ITC-(PN)/52, dated the 11th October 1952, inviting applications for Marble Slabs (Rough) should be treated as cancelled. No. applications should be made by the established importers and actual users until further notice.

Subject:—Last date for submission of applications for the import of Refrigeration and Air Conditioning Machinery for July-December, 1952 period.

No. 114-I.T.C. (P.N.)/52.—Attention of Importers is invited to the Commerce & Industry Ministry Public Notice No. 98-ITC(PN)/52, dated 8th September 1952, stating that the last date for receipt of applications for licences for import of goods mentioned above was 15th September 1952. It has now been decided to extend the last date for receipt of applications for these goods till 31st October, 1952. Applications for licences for imports of Refrigerations and Air Conditioning machinery may be submitted to the Licensing Authorities in terms of Commerce and Industry Ministry Public Notice No. 82-ITC(PN)/52, dated 4th August 1952, so as to reach them on or before 31st of October 1952.

New Delhi, the 25th October 1952

SUBJECT: -Import of Buchu leaves.

No. 115-ITC(PN)/52.—It has been decided that Buchu leaves (understood, to be produced only in South Africa) should not be allowed import against licences issued for drugs and medicines.

R. N. PHILIPS, Dy. Secy.

EXPORT TRADE CONTROL

New Delhi, the 25th October 1952

No. 91-CW(2)/51.—In pursuance of clause (e) of the notification of the Government of India in the Ministry of Commerce and Industry No. 91-CW(1)/51, dated the 7th July 1952, the Central Government hereby directs that the following further amondments shall be made in the Open General Licence No. 3 published under the notification of the Government of India in the Ministry of Commerce and Industry No. 91-CW(2)/51, dated the 7th July 1952, namely:— 7th July 1952, namely:

In the list of goods mentioned in the said Open General Licence, $% \left(1\right) =\left\{ 1\right\} =\left\{ 1\right\}$

(a) for item (XIII) the following item shall be substituted, namely:—

"(xiii) Ethyl alcohol or rectified spirit of any proof degree, methylated or denatured or mineralised spirits."

(b) after item (xxx) the following item shall be inserted, namely:-

"(xxxa) Storage batteries."

Ρ. GOVINDAN NAIR, Dy. Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

New Delhi, the 14th October 1952

No. 28(54)/52-SR.I.—Pursuant to the decision taken by the Cabinet in its Meeting held on the 3rd October 1952, the Government of India have decided to set up a Committee to investigate the possibilities of large scale production of Synthetic Rice and to formulate a detailed scheme to achieving the most economical and

most expeditious development in the manufacture of the Synthetic Rice on large scale.

- 2. The Committee will consist of the following:-
 - (1) Shri Keshava Deva Malaviya, Deputy Minister, Natural Resources and Scientific Research, New Delhi.
 - (2) Lala Sri Ram Member (3) Shri S. V. Ramamurti Member
 - Member
 - (4) Shri P. A. Gopalakrishnan, Joint Secretary, Ministry of Food and Agriculture, New Delhi. Member
 - (5) Shri S. Jayasankar, Joint Secretary, Ministry of Finance, New Delhi Member
 - (6) Sri Sri S. Anantaramakri Sheriff of Madras, Madras. Anantaramakrishnan, Member
 - Dr. V. Subrahmanyan, Director, Central Food Technological Re-Dr. search Institute, Mysore.

Secretary

- 3. Functions of the Committee will be:
 - report to the Government of India on the technical and commercial aspects of the production of Synthetic Rice on a large scale and to suggest necessary arrangements for marketing it.

New Delhi, the 15th October 1952

No. 28(54)/52-SR.I.—In continuation of this Ministry's Notification No. 28(54)/52-SR.I, dated the 14th October 1952, it is stated that the Government of India has been pleased to include Dr. C. G. Pandit, Secretary, Indian Council of Medical Research, 'P' Block, Raisina Road, New Delhi as a member of the Committee appionted to investigate the possibilities of large scale production of Synthetic Rice and to formulate a detailed scheme to achieving the most economical and most expeditious development in the manufacture of the Synthetic Rice and to the Synthetic Rice and the Synthe peditious development in the manufacture of the Synthetic Rice on large scale.

T. CONSALVES, Dy. Secy.

MINISTRY OF LABOUR

DIRECTORATE GENERAL OF RESETTLEMENT AND EMPLOYMENT

New Delhi, the 10th October 1952

No. RCO-42.—Corrigendum.—In this Ministry's Notification No. RCO-42, dated the 21st November 1951, regarding the constitution of the Sub-Regional Employment Advisory Committee, Poona, for the existing entry No. 10, the following shall be substituted:

Shri D. S. Jagtap, President, District Local Board, Satara North.

J. M. KITCHLU, Under Secy.